Exception.

provided in section 19 (ch. 252, 29 Stat. 184; 28 U. S. C. 526), and no clerk or employee of any United States justice or judge shall have, hold, or exercise the duties of the United States commissioner. However, nothing herein shall preclude a referee in bankruptcy or a national park commissioner from appointment also as a United States commissioner: Provided, however, That a national park commissioner for his services as a United States commissioner shall receive no fees or other compensation in addition to his salary as a national park commissioner. And it shall not be lawful to appoint any of the officers named in this section receiver or receivers in any case or cases brought in the courts of the United States."

Approved December 28, 1945.

[CHAPTER 593]

AN ACT

December 28, 1945 [H. R. 2553] [Public Law 273]

To establish the status of funds and employees of the midshipmen's tailor shop at the United States Naval Academy.

U. S. Naval Academy. Midshipmen's tailor shop. Funds.

Employees.

ployment.

Credit for prior em-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all funds collected from the operation of the midshipmen's tailor shop at the United States Naval Academy are appropriated for the purpose of providing and maintaining the necessary tailor service and shall hereafter be accounted for as public moneys.

SEC. 2. All employees of such midshipmen's tailor shop whether heretofore paid from appropriated moneys or from receipts of the midshipmen's tailor shop, shall hereafter be deemed to be Government employees entitled to all benefits and subject to all restrictions arising under the laws of the United States applicable to civil-service employees of their grade and class. All employees of said midshipmen's tailor shop on the effective date of this Act shall be entitled to claim credit for prior employment in said tailor shop for purposes of any benefits to which they may be entitled under the laws of the United States, and no such employee shall suffer, by virtue of being placed in the status of a civil-service employee by this Act, a reduction in total pay below that being received by him on the effective date of this Act.

Approved December 28, 1945.

[CHAPTER 594]

AN ACT

December 28, 1945 [H. R. 2556] [Public Law 274]

To establish the status of funds and employees of the midshipmen's cobbler and barber shops at the United States Naval Academy.

U. S. Naval Academy. Midshipmen's cob-bler and barber shops. Funds.

Employees.

Credit for prior employment.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all funds collected from the operations of the midshipmen's cobbler and barber shops at the United States Naval Academy are appropriated for the purpose of providing and maintaining the necessary cobbler and barber service and shall hereafter be accounted for as public moneys.

Sec. 2. All employees of such midshipmen's cobbler and barber shops, whether heretofore paid from appropriated moneys or from receipts of the midshipmen's cobbler and barber shops, shall hereafter be deemed to be Government employees entitled to all benefits and subject to all restrictions arising under the laws of the United States applicable to civil-service employees of their grade and class. All employees of the midshipmen's cobbler and barber shops on the effective date of this Act shall be entitled to claim credit for prior employment in said cobbler and barber shops for purposes of any